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DESDONT TO 28, USC 1915-E-1 DAINTHE SIMME STEPHEN MOUS GO IN "DOINT ADDOINTING COUNSE!" TO LEARLEST HIM IN this COSE. IN SUPPORT OF THIS MOTION PlAINTHE STATES. I. PLAINTHE IS UNABLE TO AFFORD COUNSE!.. WE HAS REDUESTED "LEAVE TO PROCEED" IN "FORMA PROCEDED" UNDER "TIMMINENT SERIOUS DOWNER EXTERTIONS IN THIS MOTER "DENTE THIS COURT. BURNS I CO OF KING 883, F21, 819, 824 (9th 1988).

## "ISSUES COMPLEX"

Plaintit States ISBUES" UPON PROMISED COMPLIANTS

ALE "COMPLEX" FAIling WITHIN GOIDEINES FOR "APPOINTMENT

OF ATTOCKNEY". UNITED RUPINS U CO. 61 King" 883, F2D. 819, 824

(9th 1988) AS NEMOSTRATION OF BOTH LIKELITORD OF "SUCCESS"

AND CONDEXITE OF "LEGAL ISBUES" SHOWS EXCEPTIONAL CURLUM
STANKES REPORTED BY "BUENES".

AS "PAINTHE" CHOOKE TO "AFTORD AN AHORDER" OR TANGETT. .
AND "DURKE TO "PRESENT ENDENCE" AND CROSS-EXAMINE "NITURESES" ELT.

## "EXICATION OF CIRCUMSTANTES"

AS "EXITEDADANAL" ISSUES OF 9-29-06 DEMAND AND ARROWLEY
WHEN DEFENDANCE WILLIAM "INTENTIONALL" DESTROYED" PloUNTEHT
"LEGIN DOLUMENTE". AND "PRESIDIATION ESTEPHONES".

DOL NOT WILLIAM TENTENTIANAL of 9-29-06.

Me took "b months to leplace "Eyeldosses"...

Down leadileaxy of an "IWEStegration" and "Obstruction of Access".

Thereby "Stocking the Conscious" and Tustifying monetary"

"Liability"... "Attoluce must be appointed" forthwith...

"TOTAKEN U ANERY" 393,05,483 (1963)...

LEWIST TO MISLET UNDER 28, USC, FILS & UNDER RISKS AND ILLIHOOD OF "IMMINERT SETUDIS PHYSION INTORY" BY "PATHERN" OF MISCONDEX BY CALL EMODRES ED. ONGOING. WILLIED.

2. Plaintiths Imprisonment will GREATY "Imit" His
Ability to "Itigate". The ISSUES INVOLVED THE "COMPLEX"
The Nets by Netrallim & and others ARE PREJUDICIAL
AMD WILLAMY "AboxIVE". That REPUBLIE "SURVICION L"
DUTSIDE ACKESS to COURT: RESOURCES. Ect. Without Howing
to MEDIAN who the Netrallim to LEAN COCK.

IDWHICH HOWE "Witheld" ODER "80 LEAN LETTERS",
"Attricted Plaintith Stephen IN LIDNA Library" with "Sitting"
bettind The Writal willfully Ed.

3. A TELAL IN THESE MATTER SHALL THOUSINE CONTRICTIVE TESTIMONG BE WELL BE "WITHER DISCOURTE" UN DER BRADY DE PRINTIFF HAS LIMITED KNOWLEDGE, & LIMITED KNOWLEDGE, & LIMITED KNOWLEDGE, & LIMITED.

4. Plaintill Has made lested Effock to obtain a Lawtell." Without Souless" Ect.

WHENEfore Plaintiff RECORST that the Court ADDOINT COMPETENT COURSE EXPENSED IN CIVIL RAHES LAWS EU.

TRUE harmst famed or REDJURGED.

STONAL ME STA

NATE 2-10-08

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